PETFORJ 12/13/07 141816 HS/pls

MG 15 2007 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS--EASTERN DIVISION DOBBARS

CLERK, U.S. DISTRICT COURT ARBITRON, INC. Plaintiff, -VS-MARATHON MEDIA, LLC d/b/a KRKI-FM and LAKESHORE MEDIA, LLC d/b/a KRKI-FM/KXDC-FM, as successor in interest to Marathon Media, LLC

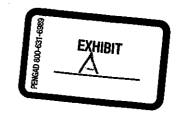
Defendant(s).

MAGISTRATE SUDGE COX **REGISTRATION OF FOREIGN JUDGMENT** FROM

THE UNITED STATES DISTRICT COURT **SOUTHERN DISTRICT OF NEW YORK** TO

THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS--EASTERN DIVISION **COVER SHEET**

Harold Stotland **Edward Margolis** TELLER, LEVIT & SILVERTRUST, P.C. Attorneys for Plaintiff 11 East Adams Street--#800 Chicago, Illinois 60603 312-922-3030 Attorney Code: 02748703



RECEIVED

CLERK: STAPLE THIS COVER SHEET TO THE AUTHENTICATED FOREIGN JUDGMENT. IT IS PART OF THE PERMANENT FILE.

	BITRON INC.,	
	Plaintiff,	07 CIVIL 2099 (DC) CERTIFICATION OF JUDGMENT FOR REGISTRATION IN
	-and-	ANOTHER DISTRICT
LAK KXI	RATHON MEDIA, LLC d/b/a KRKI-FM; and KESHORE MEDIA, LLC d/b/a KRKI-FM/DC-FM, as successor in interest to Marathon lia, LLC,	Judgment #07,1627
	Defendant.	7
	·	
	I, J. Michael McMahon, Clerk of this United	States District Court certify that the attached
is a t	true and correct copy of the judgment entered in	
	ecords of this court, and that:	and a second of the gust 21, 2007 as it appears in
M	No notice of appeal has been filed, and no motion of any kind listed in Rule 4(a) of the	
	Federal Rules of Appellate Procedure has been filed.	
	No notice of appeal has been filed, and any motions of the kinds listed in Rule 4(a) of the	
	Federal Rules of Appellate Procedure have been disposed of, the latest orders disposing of	
	such a motion having been entered on	
	An appeal was taken from this judgment and the judgment was affirmed by mandate of the	
	Court of Appeals issued on	
	An appeal was taken from this judgment and	the appeal was dismissed by order entered on
		of provided and anomalous by order entered on
٠,		
	IN TESTIMONY WHEREOF, I sign my nan	ne and affix the seal of this Court on
Dece	ember 6, 2007.	to used utilly the seal of this court on
		J. Michael McMahon
	•	Clerk
	<u>-</u>	hu
		(By) Deputy Clerk

iled 07/10/2008 Case 1:07-cv-0700 Page 3 of 4 DOCUMENT Alfred R. Fabricant (AF 825) ELECTRON CALLY EXED Lawrence C. Drucker (LD 9421)OC #:
Peter Lambrianakos (PL 5075) DATE FILED: DICKSTEIN SHAPIRO LLH 1177 Avenue of the Americas New York, New York 10036 JUL 2 1 2007 (212) 277-6500 Attorneys for Plaintiff JULGE CHIN'S CHAMBERS

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ARBITRON INC.,

Plaintiff.

Civ. Act. No.: 07-CV-2099 (DC)

٧.

ECF CASE

MARATHON MEDIA, LLC d/b/a KRKI-FM; and LAKESHORE MEDIA, LLC, d/b/a KRKI-FM/KXDC-FM, as successor in interest to Marathon Media, LLC

DEFAULT JUDGMENT

#07,1627

Defendant.

THIS MATTER, having been brought before the Court by way of the motion of plaintiff, Arbitron Inc., through its counsel, Dickstein Shapiro LLP, seeking entry of a default judgment pursuant to Rule 55(b)(2) of the Federal Rules of Civil Procedure against defendants Marathon Media, LLC, d/b/a KRKI-FM ("Marathon") and Lakeshore Media, LLC, d/b/a KRKI-FM/KXDC-FM ("Lakeshore"); and a copy of the Summons and Complaint having been personally served on an individual authorized to accept service on behalf of both Marathon and Lakeshore at their principal place of business on March 19, 2007; and proofs of service on both defendants having been filed on March 30, 2007; and the Court having considered the plantiff 5

submissions of the parties; and for good cause having been shown, it is hereby

ORDERED that plaintiff's motion for a default judgment pursuant to Rule 55(b)(2) of the Federal Rules of Civil Procedure is hereby granted; and it is further

ORDERED that default judgment is entered against defendants Marathon and Lakeshore in the amount of \$722,375.51, calculated as follows: damages of \$523,417.80, contractual late fees of \$180,690.83, reasonable attorneys' fees and costs of collection of \$18,266.88; and it is further

ORDERED this judgment will bear interest at the judgment rate for the date of entry until paid; and it is further

ORDERED that plaintiff shall serve a copy of this judgment on defendants via regular mail by no later than seven days following receipt by plaintiff's counsel.

Dated: 8/20/07

Hon. Denny Chin.

UN THE DOCKET ON

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